## **EXHIBIT D**

Declaration of Mandi Hollister

## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

Case 2:23-cv-11829-SKD-PTM ECF No. 58-5, PageID.386 Filed 01/14/25 Page 2 of 3

ANDRE STRINGER #220557,

NO. 2:23-cv-11829

Plaintiff,

V

HON. SUSAN K. DECLERCQ

SUDHIR BHAMINI, et al.,

MAG. JUDGE PATRICIA T.
MORRIS

Defendants.

Andre Stringer #220557

In Pro Per

Gus Harrison Correct. Facility

2727 E. Beecher Rd. Adrian, MI 49221 John L. Thurber (P44989)

Assistant Attorney General

Attorney for MDOC Defs. Gilbert,

Hollister, Landfair & Roach

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## DECLARATION OF MANDI HOLLISTER

Mandi Hollister, being first duly sworn, deposes and says as follows:

 I make this declaration based on personal knowledge, and, if called upon to testify, I can competently testify as to the matters contained herein.

- 2. I was employed by the Michigan Department of Corrections (MDOC) as a registered nurse (R.N.).
- 3. During the time frame referenced in the complaint, I was an R.N. at the Cotton Correctional Facility (JCF).
- 4. I no longer work for the MDOC.
- 5. The Plaintiff arrived at JCF on January 31, 2023, and left JCF on November 14, 2023.
- 6. I reviewed the Plaintiff's electronic medical records from January 31, 2023, to November 14, 2023.
- 7. I did not have any clinical encounters with the Plaintiff during that time.
- 8. My only involvement with the Plaintiff was to respond to grievance JCF-2023-04-0748-12I3 at Step I of the grievance process on April 28, 2023.

## AFFIANT SAYS NOTHING FURTHER.

Pursuant to 28 U.S.C. §1746, I declare under penalty of perjury that the foregoing is true and correct.

Dated: January 13, 2025

Mandi Hollister Registered Nurse